S. 1723

To require accountability in campaign advertising, and for other purposes.

IN THE SENATE OF THE UNITED STATES

May 2, 1996

Mr. BINGAMAN (for himself, Mr. Pell, and Mr. Campbell) introduced the following bill; which was read twice and referred to the Committee on Commerce, Science, and Transportation

A BILL

To require accountability in campaign advertising, and for other purposes.

1	Be it enacted by the Senate and House of Representa-
2	tives of the United States of America in Congress assembled,
3	SECTION 1. BROADCAST MEDIA RATES FOR LEGALLY
4	QUALIFIED CANDIDATES.
5	Section 315 of the Communications Act of 1934 (47
6	U.S.C. 315) is amended—
7	(1) in subsection (a)—
8	(A) by striking "(a) If any licensee" and
9	inserting "(a)(1) If any licensee";

1	(B) by redesignating paragraphs (1)
2	through (4) as subparagraphs (A) through (D),
3	respectively; and
4	(C) by adding at the end the following new
5	paragraph:
6	"(2) If any licensee shall permit any person to use
7	a broadcasting station to broadcast material that endorses
8	a legally qualified candidate for any Federal office or op-
9	poses a legally qualified candidate for that office, such li-
10	censee shall, within a reasonable period of time, provide
11	at no charge to any legally qualified candidate opposing
12	the candidate endorsed (or to an authorized committee of
13	such candidate), or any legally qualified candidate who
14	was so opposed (or to an authorized committee of such
15	candidate), the same amount of time on such broadcasting
16	station, during the same period of the day.";
17	(2) in subsection (b)—
18	(A) by striking "(b) The charges" and in-
19	serting "(b)(1) The charges";
20	(B) by redesignating paragraphs (1) and
21	(2) as subparagraphs (A) and (B), respectively;
22	(C) in subparagraph (A), as redesignated,
23	by inserting "subject to paragraph (2)," before
24	"during the forty-five days"; and

1	(D) by inserting at the end the following
2	new paragraph:
3	"(2)(A) To be eligible to receive the broadcast media
4	rates under paragraph (1)(A), if a legally qualified can-
5	didate (or the authorized committee of any such can-
6	didate), using the rights and conditions of access under
7	this Act, refers, directly or indirectly, to another legally
8	qualified candidate for that office, such reference shall be
9	made in person by such legally qualified candidate.
10	"(B) If a legally qualified candidate (or the author-
11	ized committee of any such candidate), using the rights
12	and conditions of access under this Act, refers, directly
13	or indirectly, to another legally qualified candidate for that
14	office, and such reference is not made in person by such
15	legally qualified candidate, such candidate shall be ineli-
16	gible for the media rates under paragraph $(1)(A)$ for the
17	remainder of the 45-day period (for a primary or primary
18	runoff election) or the 60-day period (for a general or spe-
19	cial election) described in paragraph (1)(A)."; and
20	(3) in subsection (e)—
21	(A) in paragraph (1), by striking "and";
22	(B) in paragraph (2), by striking the pe-
23	riod and inserting a semicolon; and
24	(C) by adding at the end the following new
25	paragraphs:

"(3) the term 'person' includes an individual, partnership, committee, association, corporation, or other organization or group of persons, but such term does not include a legally qualified candidate for any Federal elective office of an authorized committee of any such candidate; and

"(4) the term 'authorized committee' means, with respect to any candidate for nomination for election, or election, to any Federal elective office, any committee, club, association, or other group of persons that receives contributions or makes expenditure during a calendar year in an aggregate amount exceeding \$1,000 and that is authorized by such candidate to accept contributions or make expenditures on behalf of such candidate to further the nomination or election of such candidate.".

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